IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Group Art Unit: 3629

WILLIAM T. ROWSE ET AL.

Examiner: Jonathan P. Ouellette

Serial No.: 09/683,885

Filed: February 27, 2002

For: METHOD SYSTEM AND SOFTWARE FOR TRANSMITTING DIGITAL

MEDIA BETWEEN REMOTE LOCATIONS

Attorney Docket No.: FMC 1357 PUS

REPLY TO EXAMINER'S ANSWER

Mail Stop Appeal Brief - Patents Commissioner for Patents U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Examiner's Answer mailed November 20, please consider the following remarks:

Atty Dkt No. FMC 1357 PUS

S/N: 09/683,885

Reply to Examiner's Answer

Remarks

The Examiner is required to show by "substantial evidence" that the Xactware

reference was publically disseminated or publically accessible (i.e. catalogued or indexed in

a <u>publically-accessible</u> database) prior to the Appellants date of invention. MPEP 1216.01;

In re Gartside, 203 F.3d 1305, 1315, 53 USPQ2d 1769,1775 (Fed.Cir.2000). The Examiner

asserts that "the Internet Archive is a tool used to access internet pages that were published and

publically-accessible in the well documented past." Examiner's Answer, November 20, 2009,

p. 13. The Examiner's mere assertions are not "substantial evidence."

Please charge any additional fees or credit any overpayments as a result of the

filing of this paper to Deposit Account No. 06-1510.

Respectfully submitted,

WILLIAM T. ROWSE ET AL.

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Date: December 14, 2009

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